PERMIT No. 431 APPLICATION No. 851.... LICENSE No. 92 CALIFORNIA STATE WATER COMMISSION THIS IS TO CERTIFY, That Pierre Labrucherie of San Jose Box 150, Route "C" State of has made proof to the satisfaction of the STATE WATER COMMISSION of California of a right to the use of the waters of An Unnamed Stream , a tributary of \_\_\_\_ for the purpose of \_\_\_\_Agricultural and domestic use \_\_\_under Permit No.\_\_ State Water Commission; and that said right to the use of said waters has been perfected in accordance with the laws of California, the rules and regulations of the State Water Commission and the terms of said permit, and duly confirmed by order of the STATE WATER COMMISSION of California, made and entered of record in the minutes of said Commission, at San Francisco, in Volume\_\_\_\_, at page\_\_\_\_, on the\_\_\_\_\_day of\_\_\_\_\_ that the priority of the right hereby confirmed dates from November 9, 1917; that the amount of water to which such right is entitled and hereby confirmed, for the purposes aforesaid, is limited to the amount actually beneficially used for said purposes, and shall not exceed\_\_\_\_\_\_\_cubic feet per second, to be November 1st \_\_\_\_\_of each year. used from about April 1st A description of the lands or the place where such water is put to beneficial use is as follows: To irrigate about 3 acres located in lot 2 of the Piercy Partition - Yerba Buena Rancho The right to the use of the water aforesaid hereby confirmed is restricted to the lands or place of use herein This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions set forth in Section 20 of the Water Commission Act which is as follows:

SEC. 20. All permits and licenses for the appropriation of water shall be under the terms and conditions of this act, and shall be effective for such time as the water actually appropriated under such permits and licenses shall actually be used for the useful and beneficial purpose for such time as the water actually appropriated under such permits and licenses shall actually be useful and beneficial purposes therein which in substance shall include all of the provisions of this section and likewise the statement that any appropriator of water, to whom said permit or license may be issued, shall take the same subject to such conditions as therein expressed; provided, that at any time after the expiration of twenty years after the granting of a license, the state or any city, city and county, municipal water district, irrigation district, lighting district or political subdivision of the state so desiring to purchase and the said works and property can be represented in such manter as a term of the state so desiring to purchase and the said works and property can on safe yeuron said purpose for which the permit or license end the such subdivision of the state so desiring to purchase and the said owner of said works and property can not agree upon said purpose for which the permit or license error or license end to the such subdivision of the state so desiring to purchase and the said owner of said works and property can not agree upon said purpose for which the permit or license error or license in the such as a subdivision of the state so desiring to purchase and the said works and property can not agree upon said purpose for which the permit or license error or license in the such as a subdivision of the state of the such as a subdivision of the state of the state of the such as a subdivision of the state of the such as a s This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions WITNESS the seal and signature of the STATE WATER COMMISSION, affixed this 21st June STATE WATER COMMISSION. (Seal)

Charles H. Lee

\_\_Executive\_Member\_\_\_\_

THIS IS TO CERTIFY, That S. S. Jasgon Relice of Arst. meet Ored)  of Lower Lake Share Water Commission of the State Water Commission of An Unramed Spring a tributary of the spring a tributary of the spring a tributary of An Unramed Spring a tributary of the purpose of Lirightian and that said right to the use of said waters has been perfected in secondance with the laws confirmed by order of the StatE WATER COMMISSION of California, made and entered of record in the minutes of said Commission, at San Francisco, in Volume 14 page on the day of 15 page of the StatE WATER COMMISSION of California, made and entered of record in the minutes of said Commission, at San Francisco, in Volume 15 page on the day of 15 page of the spring of the	Application No	1472	PERMIT NO	655	LICENSE No. 91	
of LONGY Lake. State of California a has made proof to the satisfaction of the STATE WATER COMMISSION of California of a right to the use of the waters of An Unnamed Spring  for the purpose of LYTIGATION and GENERAL USE. under Permit No. 655. of the State Water Commission; and that said right to the use of said waters has been perfected in accordance with the laws of California, but he rules and repairture of the grant through the rules and repairture of the commission and the terms of accidence with the laws of California, made and entered of record in the minutes of said Commission, at San Prancisco, in Volume —, at page. —, on the — day of —, it is the mean of active to which such right is critical and hereby confirmed, for the purposes aforeaid, is limited to the amount of water to which such right is critical and hereby confirmed, for the purposes aforeaid, is limited to the amount of water to which such right is critical and hereby confirmed in the purposes aforeaid, is limited to the amount of water to which such right is critical and hereby confirmed in the purposes aforeaid, is limited to the amount of water to which such right is critical and hereby confirmed in real such as a follows:  Garden and house located SW SW Seo, 4, 7, 12, N, 8, 7, W, M, D, M,		CALIFORNI	A STATE WA	ATER COM	MISSION	
to the satisfaction of the STATE WATER COMMISSION of California of a right to the use of the waters of An Unnamed Spring  for the purpose of LITEGATION and domestid use under Permit No 655 of the State Water Commission; and that said right to the use of said waters has been perfected in secondance with the laws of California, the rules and regulations of the State Water Commission and the terms of said permit, and duly confirmed by order of the STATE WATER COMMISSION of California, made and entered of record in the minutes of said Commission, at San Francisco, in Volume, at pago, on the	THIS IS TO	CERTIFY, ThatN	B. Glasgow		Notice of Assignment (Over	2
State Water Commission, and that said right to the use of said vaters has been perfected in secondance with the laws of California, the rules and regulations of the State Water Commission and the terms of said permit, and duly confirmed by order of the STATE WATER COMMISSION Of California, made and entered of record in the minutes of said Commission, at San Francisco, in Volume, at page, on theday of	to the satisfaction	of the STATE WA'	TER COMMISSION	of California of	f a right to the use of the water	s of
that the priority of the right hereby confirmed dates from	of California, the	Irrigation ar ission; and that said rig rules and regulations	nd domestic us ght to the use of said of the State Water	waters has been Commission and	under Permit No655of perfected in accordance with the the terms of said permit, and	the laws duly
of water to which such right is entitled and hereby confirmed, for the purposes aforesaid, is limited to the amount 1/80	of said Commission	, at San Francisco, in V	Volume, at pag	e, on the	day of	;
used from about January 1st to about December 31st of each year.  A description of the lands or the place where such water is put to beneficial use is as follows:  Carden and house located SW SW Sac, 4, T, 12 N, R, 7 W,  W.D.M.  The right to the use of the water aforesaid hereby confirmed is restricted to the lands or place of use herein described.  This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions set forth in Section 20 of the Water Commission Act which is as follows:  Sec. 3a. All permits and increases for the appropriation of which water was appropriated, but no longer; and every such permit or licensis in the section of the section of the control of the section	of water to which	such right is entitled a	and hereby confirmed,	for the purpose	es aforesaid, is limited to the amo	ount
A description of the lands or the place where such water is put to beneficial use is as follows:  Garden and house located SW. SW. Sec. 4. T. 12 N. B. 7 W.  M.D.M.  The right to the use of the water aforesaid hereby confirmed is restricted to the lands or place of use herein described.  This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions set forth in Section 20 of the Water Commission Act which is as follows:  SR. 23. All permits and therease for the appropriation of water shall be under the terms and conditions of this set, and shall be effective for which said water was appropriated, but no longer; and every such permit or license shall include the enumeration of conditions therein which is mediant water was appropriated, but no longer; and every such permit or license shall include the enumeration of conditions will be appropriated to the provisions of this section and likewise the attenues. That are considered to the control of the state of the section and likewise the attenues that are considered to the section and likewise the attenues that are considered to the section and likewise the attenues that are considered to the section and likewise the attenues that are considered to the section of the state of descriped to purchase and the said owner of said works and property can not agree upon, and property completed and used to the section of the state of descriped to purchase and the said owner of said works and property can not agree upon, and purchased to the account of the state of descriped to purchase and the said owner of said works and property can not agree upon, and purchased to the section of the state of descriped to purchase and the said owner of said works and property can not agree upon, and purchased to the said of t						o be
Carden and house located SW. SW. Sec. 1, T. 12 N. R. 7 W.  W.D.M.  The right to the use of the water aforesaid hereby confirmed is restricted to the lands or place of use herein described.  This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions set forth in Section 20 of the Water Commission Act which is as follows:  Sec. 20. All permits and increase for the appropriation of water shall be under the terms and conditions of this act, and shall be effective. Sec. 20. All permits and increase for the appropriation of water shall be under the terms and conditions of this act, and shall be effective shall include the summarization of which and water was appropriated, but no longer; and every such permit or license shall include the summarization of which and appropriate the said of the said	used from about	Januarylst	to about	December-3	1stof each year.	
The right to the use of the water aforesaid hereby confirmed is restricted to the lands or place of use herein described.  This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions set forth in Section 20 of the Water Commission Act which is as follows:  Set forth in Section 20 of the Water Commission Act which is as follows:  Set 20. 21 Information and Reverse for the appropriation of water shall be under the terms and conditions of this act and shall be effective for which said water was appropriated, but to longer; and overy such permit or Heense shall include the submeration of conditions of which and the said water was appropriated, but to longer; and every such permit or Heense shall include the submeration of conditions are the experience of the said water to be condition of the said water was appropriated, but to longer; and every such because the said include the submeration of conditions are the said and permit or Heense may be issued, shall take the same subject to such conditions as therein expressed provided, that at any time strot the experience of very submerative of the said water of any development of the rights granted under any time strot or submerative or the said issues and the warks built or constructed for the enjoyment of the rights granted under said permits of the said water of said works and propecty and county multiple and property occupied and used under said permits of the said water of said works and propect provided. The said said water of said works and propect provided that a said water of said works and propect provided. The said said provided that a said water of said works and propect provided that a said water of said works and propect provided that a said water of said consistency and propect provided that a said water of said consistency and propect provided that a said water of said consistency and propect provided that a said that a said the said consistency and provided that a said that the said consistency and		-		<del>-</del>		
The right to the use of the water aforesaid hereby confirmed is restricted to the lands or place of use herein described.  This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions set forth in Section 20 of the Water Commission Act which is as follows:  See, 20, All permits and licenses for the appropriation of water shall be under the terms and conditions of this act, and shall be effective for such time as the water scully appropriated under such permits and licenses shall actually be used for the useful and beneficially purpose the state of the permits of licenses shall actually be used for the useful and beneficially purpose therein which in substance shall include all of the provisions of this section and likewise the statement that any appropriate of water, and property completed and permit or license may be inseed, shall take the same subject to such conditions as therein that any appropriate of water, and property completed and the shall have the right to purchase the works and property completed and the shall have the right to purchase the works and property completed and the shall have the right to purchase the works and property completed and the shall appear to the state water commission at any time after a permit or license is lessed as in this approving the register of the political subdivision of the state so destring to purchase and the said owner of said works and property can not agree upon said purpose. The purpose of the thin approving the permittee or licenses, or the said appear to the state water commission at any time after a permit or license is lessed as in this appropriate to the permittee or licenses, or the said permit or license, or the said permit or licenses, or the permittee or licenses, in a case of the permittee or licenses or the permittee or licenses or the permittee or licenses or the permittee or	Garden	and house locat	ted SWt SWt S	Sec. 4, T.	12 N . R. 7 W.	
The right to the use of the water aforesaid hereby confirmed is restricted to the lands or place of use herein described.  This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions etc forth in Section 20 of the Water Commission Act which is as follows:  Star. 20. All permits and there is no section of water to be considered to the terms and conditions of this act and shall be effective for use of time as the water actually appropriate under some permits and licenses that actually be used for the useful and beneficial purposes therein which in substance shall include all of the provisions of this section and likewise the statement that any appropriator of vater, to whom said permit or license may be issued, shall take the same subject to such conditions as therein expressed; provided, that at water district, irrigation district, lighting district, or any political subdivision of the state shall have the right to purchase the works and property occupied and used under said licenses and the water bailt or constructed for the action of the right to purchase the works and property occupied and used to the state of the section of the right of the right to purchase the works and property occupied and used to the said some of an advantage of the state shall have the right to purchase the works and property occupied and used to the right of the right	M.D.M.					
The right to the use of the water aforesaid hereby confirmed is restricted to the lands or place of use herein described.  This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions set forth in Section 20 of the Water Commission Act which is as follows:  Sec. 20. All permits and licenses for the appropriation of water shall be under the terms and conditions of this act, and shall be effective for which said water was appropriated, but no longer; and every such permit or license shall include all of the provisions of this section and likewise the statement that any appropriator of water was appropriated, but no longer; and every such permit or license shall include all of the provisions of this section and likewise the statement that any appropriator of water, any time after the expiration of twenty years after the granting of a license, the state or any city, city and county, municipal water district, irrigation district, lighting district, or any political subvivision of the state shall have high to purchase and water district, irrigation district, lighting district or any county of the state water commission at any time after a permit or license is issued as in this act provided that the permit or license was granted, or that the permit or licenses, or the high successor, or assigns of stall permit or licenses or the state water to the state water of the state therefore any revoke said commission, after due notice to the permit or licenses, or the high successor, or assigns of stall crawfall the state of the state therefore any revoke said comm						
The right to the use of the water aforesaid hereby confirmed is restricted to the lands or place of use herein described.  This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions set forth in Section 20 of the Water Commission Act which is as follows:  set forth in Section 20 of the Water Commission Act which is as follows:  set forth in Section 20 of the Water Commission Act which is as follows:  set forth in Section 20 of the Water commission Act which is as follows:  set forth in Section 20 of the Water Commission Act which is as follows:  set forth in Section 20 of the Water Commission Act which is as follows:  set forth in Section 20 of the Water Commission Act which is as follows:  set forth in Section 20 of the Water Commission Act which is as follows:  set forth in Section 20 of the Water Commission Act with the set of the set of the water water with the set of the						
The right to the use of the water aforesaid hereby confirmed is restricted to the lands or place of use herein described.  This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions set forth in Section 20 of the Water Commission Act which is as follows:  SEC. 26. All permits and licenses for the appropriation of water shall be under the terms and conditions of this act, and shall be effective for each time as the water actually appropriated under such permits and licenses shall actually be used for the useful and beneficial purpose for the useful and beneficial purpose in the said include all of the provisions of this section and likewise the statement that any appropriator of water, to whom said permit or license may be lasted, shall take the same subject to such conditions as therein expressed; provided, that at water district, irrigation district, lighting district, or any political subdivision of the state shall have the right to purchase the works and property occupied and used under said licenses and the works built or constructed for the subject of the rights granted under political subdivision of the state so destring to purchase and the works built or constructed for the subject of the rights granted under said price shall be determined in such manner as is now or may hereafter be determined in such manner as is now or may hereafter be determined in such manner as is now or may hereafter be determined in such manner as is now or may hereafter be determined in such manner as is now or may hereafter be determined in such manner as is now or may hereafter be determined in such manner as is now or may hereafter be determined in such manner as is now or may hereafter be determined in such manner as is now or may hereafter be determined in such manner as is now or may hereafter be determined in such manner as is now or man hereafter be determined in such manner as its now of the such as a such such as a such as		<del></del>				
This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions set forth in Section 20 of the Water Commission Act which is as follows:  SEC. 20. All permits and licenses for the appropriation of water shall be under the terms and conditions of the act, and shall be effective to the set of the act and shall be selected and the shall be under the terms and conditions of the act, and shall be proposed for which said water was appropriated, but no longer; and every such permit or licenses shall include the enumeration of conditions thereby which in substance shall include all of the provisions of this section and likewise the statement that any appropriator of water, which was appropriated all of the provisions of this section and likewise the state of the enumeration of water, which is all the state of the section and likewise the state of the enumeration of water, which is all the state of the state shall include the enumeration of water, and the state of the state shall include the enumeration of water, and the state of the state shall enumerate the state of the state shall represent the state of the state shall enumerate the state of the state shall permit to the state shall permit to the state state of the state stat						
Sec. 2. All permits and licenses for the appropriation of water shall be under the terms and conditions of this act, and shall be effective for such time as the water actually appropriated under such permits and licenses shall actually be used for the useful and beneficial purpose the provision of the section and licenses the statement that any appropriator of water, to whom said permit or license may be issued, shall take the same subject to such conditions as therein expressed; provided, that at water district, trigation district, lighting district, or any political subvivision or, in the same subject to such conditions as therein expressed; provided, that at water district, trigation district. Bething district or any political subvivision or, the same subject to such conditions as therein expressed; provided, that at water district, trigation district. Bething district or any political subvivision or, the same shall have the right to purchase the works and property occupied and used under said license; and the event that the said state, etc., city and county, municipal water district, lighting district or chase price, said price shall be determined in such manner as is now or may hereafter be determined in enhancing district. Bething district or chase price, said price shall be determined in such manner as is now or may hereafter be determined in enhancing the said state. City and the said state of the said water to such useful or beneficial purpose for which the permit or license was granted, or that the permittee or license, and a hearing thereon, may revoke said permit or license has classed to be said water to such useful or beneficial purpose for the time successors or assigns of such permit or licenses, and a hearing thereon, may revoke said permit or licenses, and declaration of said commission shall be deemed to be primit as of such permitsion of such permitsion in accordance with the terms of		he use of the water af	foresaid hereby confir	med is restricted	to the lands or place of use he	rein
18th day of June , 19bc .  STATE WATER COMMISSION.  Charles H. Lee  By	set forth in Section  SEC. 20. All perr for such time as the w for which said water therein which in subs to whom said permit any time after the e water district, irrigati and property occupied said license; and in tl political subdivision of chase price, said price shall appear to the stai or the heirs, successors beneficial purpose for permittee or licensee, h sors or assigns of said that case the said com a hearing thereon, may ance with the terms of set aside by a court of commenced within thir every licensee or perm precedent that no valua any permit or license; act, in respect to the r or licensee, his heirs, s any valuation for purp county, municipal wate any permittee or license permit by municipalitie right, irrespective of w mission to any munici and providing, further, water in excess of the commission shall have above the quantity bei porary permits for ap sublect to the jurisdict of the issuance of such mitted; and provided, so upon making just o poses, to the person, fi	n 20 of the Water Commits and licenses for the appropriated uses appropriated, but no tance shall include all of tor license may be issued, expiration of twenty years on district, lighting district and used under said license the event that the said state the state so desiring to pshall be determined in such water commission at any ts, or assigns, of said permitt which the permit or license as ceased to put said water permittee or licensee, has fail mission, after due notice to the revoke said permit or license this act. The findings and competent jurisdiction; proty days after the service of the granted or issued under the guilation by any competent uccessors of any seed of the granted or issued under the service of any seed of the granted or issued under the service of the guilation by any competent uccessors of a lossed or the possessor of any seed of the propriation of the permission to appropriate waters that where permission to appropriate or permission to appropriate, in time power to issue permits of permission to appropriate, in the power to issue permits of permission to appropriate, in the power to issue permits of permission to appropriate, in the power to issue permits of permission to appropriate, in the power to issue permits of permission to appropriate, in the power to issue permits of permission to appropriate, in the power to issue permits of permission to appropriate, in the power to issue permits of permission to appropriate, in the power to issue permits of permission to appropriate, in the power to issue permits of permission to appropriate, in the power to issue permits of permission to appropriate, in the power to issue permits of the power to issue permits of the permission to appropriate, in the power to issue permits of the permission to appropriate, in the power to issue permits of the permission to appropriate, in	mission Act which is ropriation of water shall be under such permits and lie longer; and every such the provisions of this sec shall take the same sub after the granting of it, or any political subdivines and the works built et, city, city and county, its and the works built et, city, city and county, its and the works built et, city, city and county, its and the works built et, city, city and county, its and the works built et, city, city and county, its and the works built et, city, city and county, its and the works built et, city, city and county, its and the said own or manner as is now or mime after a permit or liceie or licensee, has not put was granted, or that the to such useful or beneficialled to observe any of the the permittee, licensee, or se and declare the water is declaration of said committed, that any action bronotice of said revocation of this act, if he accepts of the actual amount paid to it provisions of this act, or public authority of the sent he holder of any rights granted, issued, or it is granted, however, that is, shall not authorize the propriate is granted by the herefor, that pending the propriate is granted by the herefor, that pending the for the temporary appreciation of the Statas may be allowed for the Statas may be allowed for the city and said person, firm or a through eminent domain	as follows: e under the terms ar erses shall actually permit or license tion and likewise th ject to such conditia license, the state sion of the state sor constructed for municipal water dis mer of said works hay hereafter be dete inse is issued as in the the water granted e permittee or license al purpose, or that terms and conditions the heirs, successors to be unappropriated sion shall be deeme ught so to modify or n said permittee or licens che state therefor sh for any rights gran- vices or the price of anted or acquired under the tabliants thereof for such application of ar e state water commi application of the exc and providing, furth the such municipality is e of California for se e application to mu use the additional wa to proceedings.	de conditions of this act, and shall be effe be used for the useful and beneficial purshall include the enumeration of condite statement that any appropriator of wons as therein expressed; provided, the or any city, city and county, munishall have the right to purchase the the enjoyment of the rights granted with the enjoyment of the safe permittee, or license as issued, then a corassigns of such permittee or the heirs, successors, or assigns of the permittee or licensee, and open to further appropriation in act to be prima facte correct until modific set aside such finding or declaration mulcensee, his heirs, successors or assigns, e shall accept the same under the could all at any time be assigned to or claimented or acquired under the provisions of the services to be rendered by any permitter the provisions of this act, or in respectively of the state, of the rights and proper provisions of this act. The application domestic purposes shall be considered fir a permit or the granting thereafter of my water for other than municipal purpossion to any municipality for any quanting a permit or the provision over er, that in lieu of the granting of such to become as to such surplus a public ut on become as to such surplus a public to the period or periods from and after the nicipal uses of the entire appropriation over er, that in lieu of the granting of such to become as to such surplus a public ut on become as to such surplus a public to obe one determined in its said application it mattonal water rendered valueless for said of said excess waters, and which competed determined in the manner provided by	ctive rpose tions rater, at
STATE WATER COMMISSION.  Charles H. Lee  By						
				STATE WA	TER COMMISSION.	
	(Seal)	•			Executive Member	

: 10/21/44 RECEIVED MOTIOS DE 10010NUTTO Sallie M. Hebster 10/27/47 name changed to Sallie Mr. Bolster 9/30/69 Name changed to Sallie Mr. Harton 5-25-76 asga to Calvin D. + Irene Mc Carley 2-1-83 Int of Irene mc Carley asgel to Calvin D. Mc Carley 5-9-00 asgd to George H. & Mary E. Ryder



## STATE OF CALIFORNIA DEPARTMENT OF PUBLIC WORKS

## DIVISION OF WATER RESOURCES

## **ORDER**

APPLICATION 851

PERMIT 431

LICENSE 92

## ORDER REVOKING LICENSE

On March 21, 1939, there was received from licensee in the above entitled matter a request that his said license be revoked.

IT IS THEREFORE ORDERED that said license be and the same is hereby revoked and cancelled upon the records of the Division of Water Resources without prejudice.

WITNESS my hand and the seal of the Department of Public Works of the State of California this twenty-second day of March, 1939.

EDWARD HYATT, State Engineer

BY Harold Coukling
Deputy